

selves qualified to truly classify and grade cotton; authorizing the Commissioner to cancel said license upon the violation of the provisions of this act by the person holding same, and providing how said license may be cancelled without judicial ascertainment, and to prevent the issuance of another to the same person within specified time; to prohibit any person not a cotton buyer from using the punch of a cotton buyer or punching the tag on a bale of cotton; the design of said punch to be selected by the Commissioner of Agriculture and to require the Commissioner to select a different punch for the cotton buyer who buys from the producer to the punch furnished the cotton buyer who buys from another, other than the producer of cotton; to require the cotton buyer to report to the Commissioner, under oath, each month, the cotton by him bought, and to indicate the class and to whom sold; making it prima facie evidence that a cotton buyer had intentionally falsely classified cotton when he sells it at a higher class than he bought it; providing for the forfeiture of the license for falsely classified cotton under certain circumstances, and for criminal punishment for so doing; and prohibiting the issuance of another license to the same person within specified time; to require the Commissioner to preserve a record or stub showing all licenses issued and to mark upon said license stub or record the word 'cancelled' and to do and sign the same officially when the same is cancelled under the provisions of this act; providing for the Commissioner to furnish blank forms for persons desiring to enter into the business of buying cotton and specifying the requirements to be embodied in said form and providing for the conditions upon which the same shall be issued; making it a misdemeanor for the violation of the provisions of this act, and prescribing punishment therefor; to give the Commissioner the authority to enter upon any premises and into any warehouse, compress, ship, dock, railroad car, or any other place where cotton is kept, deposited or stored for the purpose of inspecting same, and making it an offense for any person, firm or corporation to refuse to permit the Commissioner or his agent, or anyone acting for him, to so enter such premises and make such examination; providing that the provisions of this act shall apply and relate to the purchase and sale of actual cotton and that it shall in no manner

affect future contracts; to prohibit any cotton buyer from entering into any conspiracy with any other cotton buyer or other person by which said cotton buyer shall sell or buy cotton and pay for the same at a higher class than the classification of the same as indicated by such buyer on a tag attached to the cotton so bought, or to in any manner receive a bonus or reward from a person, firm or corporation buying the same for the delivery of the same to the buyer at a class lower than the true class of the cotton in the opinion of the buyer or seller at the time; providing that merchants buying cotton and crediting one-half of the purchase price on account shall not be considered as engaging in the business of cotton buying, and declaring an emergency."

The bill was read second time.

Question—Shall the bill be passed to engrossment?

(Speaker in the chair.)

NOTICES GIVEN.

Mr. Quinn gave notice that he would on tomorrow call up House bill No. 120, which bill has heretofore been laid on the table subject to call.

Mr. Curtis gave notice that he would on tomorrow call up House bill No. 70, which bill has heretofore been laid on the table subject to call.

RECESS.

Mr. Williams of McLennan moved that the House recess to 9:30 o'clock a. m. tomorrow.

Mr. Thompson of Red River moved that the House adjourn to 9:30 o'clock a. m. tomorrow.

Mr. Bonham moved that the House adjourn until 10 o'clock a. m. tomorrow.

The motion of Mr. Williams of McLennan prevailed, and the House accordingly, at 5:20 o'clock p. m., took recess until 9:30 o'clock a. m. tomorrow.

TWENTY-THIRD DAY.

(Continued.)

(Friday, February 11, 1921.)

The House met at 9:30 o'clock a. m., and was called to order by Speaker Thomas.

HOUSE BILL NO. 192 ON ENGROSSMENT.

The Speaker laid before the House, as unfinished special order, for considera-

tion at this time, House bill No. 192, relating to the classification of cotton, etc., on its passage to engrossment.

The bill having been read second time on yesterday.

The House, by unanimous consent, agreed to consider the bill section by section.

Mr. Thompson of Red River offered the following amendment to the bill:

Amend House bill No. 192 by striking out the enacting clause.

Pending consideration of the amendment, Mr. John Davis occupied the chair temporarily.

(Mr. Darroch in the chair.)

Mr. Curtis moved to table the amendment.

Yeas and nays were demanded, and the motion to table was lost by the following vote:

Yeas—41.

Baker.	Melson.
Baldwin.	Moore.
Barker.	Morris
Beasley	of Montague.
of Hopkins.	Owen.
Bryant.	Perkins
Childers.	of Cherokee.
Coffee.	Quicksall.
Cox.	Rice.
Curtis.	Rosser.
Dinkle.	Stephens.
Duffey.	Stevenson.
Edwards.	Stewart of Reeves.
Garrett.	Thomas
Harrington.	of Limestone.
Henderson	Thompson
of McLennan.	of Harris.
Jones.	Thorn.
Kellis.	Veatch.
Laird.	Walker.
Lauderdale.	Wallace.
Lawrence.	Westbrook.
McKean.	Williams
McLeod.	of McLennan.

Nays—89.

Adams.	Burmeister.
Aiken.	Burns.
Barrett of Bell.	Carpenter.
Barrett of Fannin.	Chitwood.
Bass.	Crawford.
Beasley	Cummins.
of McCulloch.	Darroch.
Beavens.	Davis, John,
Black, O. B.,	of Dallas.
of Bexar.	Duncan.
Black, W. A.,	Estes.
of Bexar.	Faubion.
Bonham.	Fly.
Brady.	Fugler.
Branch.	Greer.
Brown.	Grissom.
Burkett.	Hall.

Hardin.	Quaid.
Harrison.	Quinn.
Henderson	Rogers of Harris.
of Marion.	Rogers of Shelby.
Hill.	Rountree.
Horton.	Schweppe.
Johnson of Ellis.	Seagler.
Johnson	Sims.
of Wichita.	Smith.
Kacir.	Sneed.
King.	Stewart
Kveton.	of Edwards.
Lackey.	Swann.
Leslie.	Sweet of Brown.
Lindsey.	Sweet of Tarrant.
Looney.	Teer.
McFarlane.	Thomason.
Malone.	Thompson
Martin.	of Red River.
Marshall.	Thrasher.
Mathes.	Wadley.
Menking.	Webb.
Miller of Dallas.	Wessels.
Morris of Medina.	West.
Neblett.	Williams
Patman.	of Montgomery
Perkins of Lamar.	Wright.
Pollard.	

Absent.

Crumpton.	Miller of Parker.
Davis, John E.,	Morgan.
of Dallas.	Perry.
Hanna.	Pope.
Hendricks.	Rowland.
Laney.	Satterwhite.
McCord.	

Absent—Excused.

Binkley.	McDaniel.
Johnson	Pool.
of Gillespie.	Shearer.

Paired.

Mr. Mott (present), who would vote "yea," with Mr. Merriman (absent), who would vote "nay."

Question recurring on the amendment, yeas and nays were demanded.

The amendment was adopted by the following vote:

Yeas—81.

Adams.	Branch.
Aiken.	Brown.
Barrett of Bell.	Burkett.
Barrett of Fannin.	Burmeister.
Bass.	Burns.
Beasley	Carpenter.
of McCulloch.	Chitwood.
Beavens.	Coffee.
Black, O. B.,	Cox.
of Bexar.	Crawford.
Black, W. A.,	Cummins.
of Bexar.	Darroch.
Brady.	

Davis, John E., of Dallas.	Menking.
Duncan.	Miller of Dallas.
Estes.	Morris of Medina.
Faubion.	Neblett.
Fly.	Patman.
Fugler.	Perkins of Lamar.
Greer.	Pollard.
Grissom.	Quaid.
Hall.	Quinn.
Hanna.	Rogers of Harris.
Hardin.	Rogers of Shelby.
Harrison.	Rountree.
Henderson	Schweppe.
of Marion.	Seagler.
Hill.	Sims.
Horton.	Sneed.
Johnson of Ellis.	Stewart
Johnson	of Edwards.
of Wichita.	Sweet of Brown.
Kacir.	Sweet of Tarrant.
King.	Teer.
Kveton.	Thomason.
Lackey.	Thompson
Lawrence.	of Red River.
Leslie.	Thrasher.
Lindsey.	Wadley.
Looney.	Webb.
McFarlane.	Wessels.
Malone.	West.
Marshall.	Williams
Mathes.	of Montgomery.
Melson.	Wright.

Nays—43.

Baker.	Moore.
Baldwin.	Morris
Barker.	of Montague.
Beasley	Owen.
of Hopkins.	Perkins
Bonham.	of Cherokee.
Bryant.	Perry.
Childers.	Quicksall.
Curtis.	Rice.
Davis, John,	Rosser.
of Dallas.	Stephens.
Dinkle.	Stevenson.
Duffey.	Stewart of Reeves.
Edwards.	Swann.
Garrett.	Thomas
Harrington.	of Limestone.
Henderson	Thompson
of McLennan.	of Harris.
Jones.	Thorn.
Kellis.	Veatch.
Laird.	Walker.
Lauderdale.	Wallace.
McCord.	Westbrook.
McKean.	Williams
McLeod.	of McLennan.
Martin.	

Absent.

Crumpton.	Pope.
Hendricks.	Rowland.
Laney.	Satterwhite.
Miller of Parker.	Smith.
Morgan.	

Absent—Excused.

Binkley.	McDaniel.
Johnson	Pool.
of Gillespie.	Shearer.

Paired.

Mr. Mott (present), who would vote "nay," with Mr. Merriman (absent), who would vote "yea."

Mr. Williams of McLennan moved to reconsider the vote by which the amendment was adopted, and to table the motion to reconsider.

The motion to table prevailed.

(Speaker in the chair.)

SPECIAL ORDER SET.

On motion of Mr. Miller of Dallas, House bill No. 161 was set as a special order for 11 o'clock a. m., next Tuesday, February 15.

Mr. Miller of Dallas also asked unanimous consent of the House that House bill No. 122 be considered in connection with House bill No. 161.

There was no objection offered.

BILL ORDERED NOT PRINTED.

On motion of Mr. Thomason it was ordered that House bill No. 336 be not printed.

HOUSE BILL NO. 158 ON THIRD READING.

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 158, A bill to be entitled "An Act making appropriations to cover authorized deficiencies in appropriations heretofore made for the support of the State Government for the fiscal years ending August 31, 1920, and August 31, 1921, respectively, and declaring an emergency."

The bill was read third time and was passed.

INVITING JUDGE RAMSEY TO ADDRESS THE HOUSE.

Mr. John Davis of Dallas offered the following resolution:

Resolved, That Judge W. F. Ramsey, who is now in the city, be and he is hereby invited to make an address in Hall of the House of Representatives at 7:30 p. m. today, February 11, 1921.

The resolution was read second time and was adopted.

MESSAGE FROM THE SENATE.

Senate Chamber,
Austin, Texas, February 11, 1921.

Hon. Chas. G. Thomas, Speaker of the
House of Representatives.

Sir: I am directed by the Senate to
inform the House that the Senate has
passed

S. B. No. 121, A bill to be entitled
"An Act authorizing and directing the
public school authorities of the State of
Texas to co-operate with the Federal
government in the work of Americaniz-
ing the foreign population and authoriz-
ing the creation of an Americanization
Commission."

And has adopted

H. C. R. No. 11, Providing for the
printing of certain maps for use of the
Legislature in considering redistricting
bills.

Respectfully,

A. W. HOLT,

Assistant Secretary of the Senate.

BILLS AND RESOLUTIONS SIGNED
BY THE SPEAKER.

The Speaker signed, in the presence of
the House, after giving due notice there-
of, and their captions had been read
severally, the following enrolled bills
and resolutions:

H. C. R. No. 19, Inviting Hon. R. E.
Thomason to address the Legislature.

H. C. R. No. 15, Granting Judge J.
H. McLean leave of absence from the
State.

H. B. No. 28, "An Act for the protec-
tion of stockraisers and farmers; pro-
viding for the destruction of depredating
wild animals; making an appropriation
therefor, and providing the method how
it shall be expended; to repeal all laws
and parts of laws in conflict therewith,
and declaring an emergency."

H. B. No. 42, "An Act putting into
effect amended Section 4, of Article 11,
of the Constitution relating to cities and
towns having a population of five thou-
sand or less, and amending Section 5, of
Article 11, of the Constitution relating
to cities having more than five thousand
inhabitants and not having special char-
ters; providing for the levying, assess-
ment and collection of taxes by such
cities; providing for the issuance of
bonds by such cities payable out of said
taxes; validating certain bond elections;
repealing all laws and parts of laws in
conflict herewith, and declaring an em-
ergency."

S. B. No. 38, "An Act creating, estab-

lishing and providing for the main-
tenance of a State Tuberculosis Sana-
torium for Negroes, and declaring an
emergency."

RECESS.

On motion of Mr. Horton, the House,
at 12 o'clock m., took recess to 1:30
o'clock p. m. today.

AFTERNOON SESSION.

The House met at 1:30 o'clock p. m.,
and was called to order by Speaker
Thomas.

HOUSE BILL NO. 342 ON SECOND
READING.

The Speaker laid before the House,
on its second reading and passage to
engrossment,

H. B. No. 342, A bill to be entitled
"An Act to make certain emergency
appropriations out of the general reve-
nues for the several institutions and de-
partments of the State Government for
the fiscal year ending August 31, 1921,
and declaring an emergency."

The bill was read third time.

Mr. Satterwhite offered the following
amendment to the bill:

Amend House bill No. 342 by striking
out the figure "1" in line 30, page 1,
and insert in lieu thereof the figure
"2."

The amendment was adopted.

Mr. Satterwhite offered the following
amendment to the bill:

Amend House bill No. 342 by insert-
ing between lines 30 and 31, page 1, the
following:

"State of Texas.

To pay off permanent school
bonds Nos. 1, 3, 10, 11.....\$107,500.00"

The amendment was adopted.

Mr. Satterwhite offered the following
amendment to the bill:

Amend House bill No. 342 by insert-
ing between lines 39 and 40, page 1, the
following:

"To replace toilets in six
wards\$1,500.00"

The amendment was adopted.

Mr. Satterwhite offered the following
amendment to the bill:

Amend House bill No. 342, line 2,
pages 2, 3, 4, 5 and 6, by striking out
the words "Board of Control."

The amendment was adopted.

Mr. Satterwhite offered the following
amendment to the bill:

Amend House bill No. 342 by inserting between lines 39 and 40, page 2, the following:

"For repairs, etc.....\$500.00"

The amendment was adopted.

Mr. Satterwhite offered the following amendment to the bill:

Amend House bill No. 342 by inserting between lines 8 and 9, on page 3, the following:

"East Texas Insane Asylum.

To lay pipe from sewage disposal plant, a distance of approximately two miles, and all necessary expenses incident thereto\$6,172.00"

The amendment was adopted.

Mr. Satterwhite offered the following (committee) amendment to the bill:

Amend House bill No. 342 by adding between lines 28 and 29, page 3, the following:

"Game, Fish and Oyster Commissioner of Texas.

Game, Fish and Oyster Commissioner	476.42
Chief Deputy Game, Fish and Oyster Commissioner	476.42
Captain of boat "Jim Duke".....	285.85
Mate of boat "Jim Duke".....	57.15
Captain of boat "Scout".....	285.85
Captain of boat "Reliance".....	285.85
Mate of boat "Reliance"	57.15
Captain of boat "Ann Kaufman"	285.85
Captain of boat "Uncle Lobe"	285.85
Mate of boat "Uncle Lobe".....	57.15
Deputy at Houston	171.50
Superintendent of Fish Hatchery	285.85
Two helpers at Fish Hatchery	114.30"

The amendment was adopted.

Mr. Satterwhite offered the following (committee) amendment to the bill:

Amend House bill No. 342 by inserting between lines 37 and 38, page 3, the following:

"Live Stock Sanitary Commission. To supplement traveling expenses fund\$2,000.00"

The amendment was adopted.

Mr. Satterwhite offered the following amendment to the bill:

Amend House bill No. 342 by adding between lines 30 and 31, on page 5, under the subhead of Sam Houston Normal Institute, the following item:

"For cafeteria\$608.00"

The amendment was adopted.

Mr. Satterwhite offered the following amendment to the bill:

Amend House bill No. 342 by adding between lines 36 and 37, on page 5, under subhead of Comptroller's Department, the following:

"Books and stationery.....\$1,500.00
Three emergency clerks at \$100 per month one-half time.... 1,000.00.

Salaries of two special examiners for seven months, to be under the supervision of the chief auditor of the Comptroller's office, who are authorized to examine all books and accounts of all persons, firms and corporations doing business in the State under the gross tax receipts laws of the State, and to collect all additional taxes which may be due the State under such occupation or business—

\$200.00 per month each.....\$2,800.00
Traveling expenses of same.. 2,000.00"

The amendment was adopted.

Mr. Satterwhite offered the following amendment to the bill:

Amend House bill No. 342 by adding between lines 6 and 7, on page 6, the following:

"State Tax Commissioner, emergency to cover postage, express, telegraph and telephone\$100.00"

The amendment was adopted.

Mr. Satterwhite offered the following amendment to the bill:

Amend House bill No. 342 by inserting between lines 22 and 23, page 3, the following:

"Adjutant General's Department, for repairing roofs on buildings at Camp Mabry..\$1,500.00"

The amendment was adopted.

Mr. Satterwhite offered the following (committee) amendment to the bill:

Amend House bill No. 342 by striking out on page 6 thereof the following words: "except under the provisions provided for in Article 4342 of Chapter 2, Title 65, of the Revised Civil Statutes of 1911."

The (committee) amendment was adopted.

Mr. Satterwhite offered the following amendment to the bill:

Amend House bill No. 342 by inserting between lines 25 and 26, page 3, the following:

"Fannin State Park.

To reline cement water tank..\$1,380.00
For cement curb for driveway in park and to repair concrete fence 1,750.00

To erect a fence around keeper's cottage, tool house and for other repairs about keeper's cottage 500.00"

The amendment was adopted.

Mr. Satterwhite offered the following amendment to the bill:

Amend House bill No. 342, line 32, page —, inserting word "all" after the word "for" and before the word "summer."

Signed—Satterwhite, Quaid.

The amendment was adopted.

Mr. Jones offered the following amendment to the bill:

Amend House bill No. 342, page 5, after line 25, and before line 26, the following:

"Sul Ross State Normal College Summer School maintenance..\$2,000"

The amendment was adopted.

House bill No. 342 was then passed to engrossment.

HOUSE BILL NO. 342 ON THIRD READING.

Mr. Satterwhite moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 342 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—111.

Adams:	Cummins.
Aiken.	Curtis.
Baker.	Darroch.
Baldwin.	Davis, John E.,
Barker.	of Dallas.
Barrett of Bell.	Davis, John,
Barrett of Fannin.	of Dallas.
Bass.	Duffey.
Beasley	Duncan.
of Hopkins.	Edwards.
Beasley	Estes.
of McCulloch.	Faubion.
Beavens.	Fly.
Black, O. B.,	Fugler.
of Bexar.	Garrett.
Black, W. A.,	Greer.
of Bexar.	Grissom.
Bonham.	Hardin.
Brady.	Harrington.
Brown.	Harrison.
Bryant.	Henderson
Burkett.	of McLennan.
Burmeister.	Henderson
Burns.	of Marion.
Carpenter.	Hendricks.
Childers.	Hill.
Chitwood.	Horton.
Coffee.	Johnson of Ellis.
Cox.	Johnson
Crawford.	of Wichita.

Jones.	Quicksall.
Kacir.	Quinn.
Kellis.	Rice.
King.	Rogers of Harris.
Lackey.	Rogers of Shelby.
Laird.	Rosser.
Lindsey.	Rountree.
McCord.	Satterwhite.
McFarlane.	Seagler.
McKean.	Sims.
McLeod.	Smith.
Malone.	Sneed.
Marshall.	Stephens.
Mathes.	Stevenson.
Melson.	Stewart of Reeves.
Menking.	Swann.
Merriman.	Sweet of Brown.
Miller of Dallas.	Sweet of Tarrant.
Miller of Parker.	Teer.
Moore.	Thomason.
Morris of Medina.	Thompson
Morris	of Harris.
of Montague.	Thrasher.
Mott.	Veatch.
Neblett.	Walker.
Owen.	West.
Perkins	Westbrook.
of Cherokee.	Williams
Perkins of Lamar.	of McLennan.
Perry.	Williams
Pollard.	of Montgomery
Pope.	Wright.
Quaid.	

Nays—5.

Kveton.	Wallace.
Lawrence.	Wessels.
Thompson	
of Red River.	

Present—Not Voting.

Martin.

Absent.

Branch.	Patman.
Crumpton.	Rowland.
Dinkle.	Schweppe.
Hall.	Stewart
Hanna.	of Edwards.
Laney.	Thomas
Lauderdale.	of Limestone.
Leslie.	Thorn.
Looney.	Wadley.
Morgan.	Webb.

Absent—Excused.

Binkley.	McDaniel.
Johnson	Pool.
of Gillespie.	Shearer.

Reason for Vote.

There has been so many amendments offered to the bill that I do not know what is in the bill; therefore vote no on bill No. 342.

THOMPSON of Red River.

The Speaker then laid House bill No. 342 before the House on its third reading and final passage.

The bill was read third time and was passed.

RELATING TO INSURANCE ON STATE PROPERTY.

Mr. Satterwhite, by unanimous consent, offered the following resolution:

H. C. R. No. 22, Relating to insurance on State property.

Whereas, It is of vast financial importance to the State that a fixed policy be established with reference to the carrying of fire insurance upon buildings and their contents belonging to the State and its various institutions; and

Whereas, A tabulation of annual premiums necessary to carry insurance on buildings belonging to the State other than the Capitol building, the Land Office building, the Governor's Mansion, Capitol power house and old Land Office building, discloses that such premiums would require an annual outlay of \$128,149.53, and for insurance premiums on the contents of such buildings would require an annual outlay of \$31,826.82, making a total annual expenditure of the premiums of \$159,976.35; and

Whereas, The loss by fire during the last preceding five years has aggregated the sum of \$184,816.25; and

Whereas, The aggregate premiums required to carry insurance on said property for five years is the sum of \$799,881.75, disclosing a net loss to the State during said five-year period of \$615,065.50; now, therefore, be it

Resolved by the House of Representatives, the Senate concurring, That it is the fixed policy of this State that the State carry its own insurance, and that no insurance policies be taken upon any of the public buildings of this State nor upon the contents of such public buildings, and the Board of Control and all other boards having charge of any public buildings of the State or the contents of such buildings are hereby instructed not to have such buildings or property insured, notwithstanding there may be items in the appropriation bill authorizing the expenditure of money for insurance premiums.

The resolution was read second time.

On motion of Mr. Satterwhite, the resolution was referred to the Committee on Appropriations.

SENATE BILL NO. 45 ON PASSAGE TO THIRD READING.

The Speaker laid before the House, as unfinished business, on its passage to third reading.

S. B. No. 45, A bill to be entitled "An Act repealing Article 7380, Title 126, Chapter 2, Revised Civil Statutes, 1911, providing for the payment of an occupation tax by individuals, companies, corporations and associations in this State selling pistols, and declaring an emergency."

The bill, having been read second time on Wednesday, February 9.

Mr. Perkins of Lamar offered the following amendment to the bill:

Amend Senate bill No. 45 by striking out everything after the enacting clause and insert the following:

"Section 1. That Article 7380 of the Revised Civil Statutes of Texas, 1911, be amended so as to hereafter read as follows:

Article 7380. That every firearms dealer who may, hereafter barter, exchange, lease or sell pistols by retail shall keep a record of all pistols so bartered, exchanged, leased or sold, such record to show the number of the pistol, name of the manufacturer, date of the transaction, name of the salesman and name and address of the purchaser, and which record shall be accessible to any grand jury or prosecuting attorney; provided that no person shall knowingly sell or rent any pistol to a minor or person under the heat of passion, or display pistols for sale in any show window; and any person who shall violate any provision of this section shall be deemed guilty of a misdemeanor, and upon conviction punished by a fine of not less than \$10.00 nor more than \$200.00 for each offense.

Section 2. That all laws and parts of laws in conflict herewith are hereby repealed.

Section 3. That due to the fact that the present law favors foreign catalogue houses over Texas merchants and is hurting the business of our home people, creates an emergency, and an imperative public necessity, requiring that the constitutional rule requiring bills to be read on three separate days be, and the same is hereby suspended, and this act shall take effect and be in force from and after its passage, and it is so enacted."

The amendment was adopted.

Mr. Perkins of Lamar offered the following amendment to the bill:

Strike out the caption of Senate bill 5 and substitute the following:

"A bill to be entitled, 'An Act to amend Article 7380 of the Revised Civil Statutes of Texas, 1911, by requiring firearms dealers to keep record of the sale of pistols, prohibiting sale or lease to minors or persons under the heat of passion, or displaying pistols in show windows, providing penalty and declaring an emergency.'"

The amendment was adopted.

Mr. Perkins of Cherokee offered the following amendment to the bill:

Amend by inserting after the word "show window" the words "or show case." And also amend description of pistol by inserting after the word "pistol" in line 10, the words "the caliber of the pistol."

The amendment was lost.

Question recurring on the passage of the bill to third reading, yeas and nays were demanded.

Senate bill No. 45 was passed to third reading by the following vote:

Yeas—87.

Adams.	Greer.
Aiken.	Hardin.
Baldwin.	Harrison.
Barker.	Henderson
Barrett of Fannin.	of Marion.
Bass.	Horton.
Beasley	Johnson of Ellis.
of Hopkins.	Johnson
Beasley	of Wichita.
of McCulloch.	Jones.
Beavens.	Kacir.
Black, O. B.,	Kellis.
of Bexar.	Kveton.
Black, W. A.,	Lackey.
of Bexar.	Laird.
Brady.	Lindsey.
Branch.	McCord.
Brown.	McFarlane.
Bryant.	McKean.
Burmeister.	Malone.
Carpenter.	Marshall.
Childers.	Mathes.
Coffee.	Melson.
Cox.	Menking.
Crawford.	Merriman.
Cummins.	Miller of Dallas.
Curtis.	Miller of Parker.
Davis, John E.,	Neblett.
of Dallas.	Owen.
Davis, John,	Perkins of Lamar.
of Dallas.	Pollard.
Dinkle.	Pope.
Duffey.	Quaid.
Duncan.	Quicksall.
Edwards.	Quinn.
Fly.	Rogers of Harris.

Rosser.
Rountree.
Rowland.
Satterwhite.
Seagler.
Sims.
Smith.
Sneed.
Stevenson.
Stewart
of Edwards.
Swann.
Sweet of Tarrant.
Teer.

Thomas
of Limestone.
Thomason.
Thompson
of Harris.
Veatch.
Walker.
Wessels.
Westbrook.
Williams
of McLennan.
Williams
of Montgomery.
Wright.

Nays—28.

Baker.
Barrett of Bell.
Bonham.
Burns.
Chitwood.
Darroch.
Estes.
Faubion.
Grissom.
Harrington.
Henderson
of McLennan.
Hill.
King.
Lawrence.

McLeod.
Martin.
Moore.
Morris of Medina.
Morris
of Montague.
Perkins
of Cherokee.
Rice.
Rogers of Shelby.
Schweppe.
Stewart of Reeves.
Sweet of Brown.
Thrasher.
Wallace.

Present—Not Voting.

Hall.
Looney.

Thompson
of Red River.

Absent.

Burkett.
Crumpton.
Fugler.
Garrett.
Hanna.
Hendricks.
Laney.
Lauderdale.
Leslie.

Morgan.
Mott.
Patman.
Perry.
Stephens.
Thorn.
Wadley.
Webb.
West.

Absent—Excused.

Binkley.
Johnson
of Gillespie.

McDaniel.
Pool.
Shearer.

Mr. Hall moved to reconsider the vote by which the bill was passed to third reading and to table the motion to reconsider.

The motion to table prevailed.

SENATE BILL NO. 76 ON PASSAGE TO THIRD READING.

The Speaker laid before the House, as unfinished business, on its passage to third reading,

S. B. No. 76, A bill to be entitled

"An Act to amend Title 15, Chapter 1, of the Penal Code of the State of Texas, adopted in the year 1911, by adding thereto Article 1019a, defining the offense of negligent assault and battery, fixing a penalty therefor, and declaring an emergency."

The bill having been read second time on yesterday, with amendment by Mr. Jones striking out the enacting clause of the bill pending.

Question recurring on the amendment striking out the enacting clause of the bill, it was adopted.

Mr. Curtis moved to reconsider the vote by which the amendment was adopted and to table the motion to reconsider.

The motion to table prevailed.

SENATE BILL NO. 59 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to third reading.

S. B. No. 59, A bill to be entitled "An Act to provide that all judgments for pecuniary fines in misdemeanor cases shall be suspended for a period of thirty days after the date of said judgment, after which date only capias profine may issue thereon if not satisfied, and declaring an emergency."

The bill was read third time.

On motion of Mr. Jones, the bill was laid on the table subject to call.

ADJOURNMENT.

On motion of Mr. Miller of Dallas, the House at 3:30 o'clock p. m., adjourned until 3:30 o'clock p. m., Friday, February 11.

TWENTY-FOURTH DAY.

(Friday, February 11, 1921.)

The House met at 3:30 o'clock p. m. pursuant to adjournment, and was called to order by Speaker Thomas.

The roll was called and the following members were present:

Adams.	Beavens.
Aiken.	Black, O. B.,
Baker.	of Bexar.
Baldwin.	Black, W. A.,
Barker.	of Bexar.
Barrett of Bell.	Bonham.
Barrett of Fannin.	Brady.
Bass.	Branch.
Beasley.	Brown.
of Hopkins.	Bryant.
Beasley.	Burkett.
of McCulloch.	Burmeister.

Burns.	Merriman.
Carpenter.	Miller of Dallas.
Childers.	Miller of Parker.
Chitwood.	Moore.
Coffee.	Morris of Medina.
Cox.	Morris
Crawford.	of Montague.
Cummins.	Mott.
Curtis.	Neblett.
Darroch.	Owen.
Davis, John E.,	Perkins
of Dallas.	of Cherokee.
Davis, John,	Perkins of Lamar.
of Dallas.	Perry.
Dinkle.	Pollard.
Duffey.	Pope.
Duncan.	Quaid.
Edwards.	Quicksall.
Estes.	Quinn.
Faubion.	Rice.
Fly.	Rogers of Harris.
Garrett.	Rogers of Shelby.
Greer.	Rosser.
Grissom.	Rountree.
Hall.	Rowland.
Hardin.	Satterwhite.
Harrington.	Seagler.
Harrison.	Sims.
Henderson	Smith.
of McLennan.	Sneed.
Henderson	Stephens.
of Marion.	Stevenson.
Hendricks.	Stewart
Hill.	of Edwards.
Horton.	Swann.
Johnson of Ellis.	Sweet of Brown.
Johnson	Sweet of Tarrant.
of Wichita.	Teer.
Jones.	Thomas
Kacir.	of Limestone.
Kellis.	Thomason.
King.	Thompson
Lackey.	of Harris.
Laird.	Thompson
Lawrence.	of Red River.
Lindsey.	Thrasher.
Looney.	Veatch.
McCord.	Walker.
McFarlane.	Wallace.
McKean.	Wessels.
McLeod.	West.
Malone.	Westbrook.
Martin.	Williams
Marshall.	of McLennan.
Mathes.	Williams
Melson.	of Montgomery
Menking.	Wright.

Absent.

Fugler.	Schweppe.
Kveton.	Stewart of Reeves.
Laney.	Wadley.
Leslie.	Webb.
	Absent—Excused.
Binkley.	Hanna.
Crumpton.	